

**PROFESSIONAL SERVICE AGREEMENT
COMMUNITIES LIFTING COMMUNITIES**

This Professional Service Agreement, hereinafter referred to as ("Agreement"), is entered into as of the date it has been executed by all parties (the "Effective Date") by and between Communities Lifting Communities, a nonprofit 501(c)3 (EIN: 85-3745993) affiliate organization of the Hospital Association of Southern California located at 515 South Figueroa Street, Suite 1300, Los Angeles, CA 90071-3300, hereinafter referred to as ("CLC"), and the following nine (9) entities in connection with the Ventura County Community Health Improvement Collaborative, hereinafter referred to as ("VCCHIC"): Simi Valley Hospital and Health Care Services dba Adventist Health Simi Valley ("AHSV"), Camarillo Health Care District ("CHCD"), Clinicas Del Camino Real ("CDCR"), Community Memorial Health System ("CMHS"), Dignity Health ("DH"), Gold Coast Health Plan ("GCHP"), and County of Ventura on behalf of its Community Health Center ("VCCHC"), Ventura County Public Health Department ("VCPH"), and Ventura County Behavioral Health Department ("VCBH").

Each entity will be referred to individually as "Client," and when relevant, any special provisions applicable to only a given Client, will be referred to as "Select Client (immediately followed by the abbreviation of that Client under this Agreement)," for example: "Select Client AHSV." CLC and Client may be referred to herein as "Parties," or when only one is referenced as a "Party." All references to "Client" shall mean collectively each individual entity listed above and shall constitute the separate obligation of each, except in the case of a reference to "Select Client" shall be the separate obligation of that Select Client with respect to that limited given matter.

RECITALS

WHEREAS CLC desires to perform, and Client desires to have CLC perform, professional services as an independent contractor to Client;

NOW, THEREFORE, CLC and Client agree as follows:

1. SCOPE OF WORK

CLC will perform the services outlined in EXHIBIT A (Scope of Work) for Client within the time frames estimated in EXHIBIT A (individually and collectively the "VCCHIC Project"). EXHIBIT A may be amended in writing by mutual agreement of all the Parties from time to time.

2. PAYMENT FOR SERVICES

Client agrees to pay CLC for the services as set forth in EXHIBIT B (Payment Schedule). CLC will provide an invoice to Client for all payments that become due. Client will pay each such invoice no later than thirty (30) days after Client's receipt of the invoice. CLC reserves the right to suspend or terminate the performance of any services, without waiving any claim or right against Client and without liability whatsoever to Client, if amounts due to CLC are not paid when due.

3. TERM AND TERMINATION

3.1 The term of this Agreement will commence on July 1, 2023 and will continue until June 30, 2025, unless terminated earlier. Any Party may terminate this Agreement without cause upon thirty (30) days prior written notice. Any Party may terminate this Agreement for a material breach by the other Party of this Agreement; provided, however, that the terminating Party has given the other Party at least thirty (30) days' prior written notice of and the opportunity to cure the breach. Notwithstanding anything to

the contrary herein, any given Client ("Non-Terminating Client") may elect not to terminate this Agreement against CLC even though one or more other Clients may elect to do so.

3.2 Upon termination of this Agreement, all rights and duties of the Parties toward each other shall cease except that (i) Terminating Client shall be obliged to pay, within thirty (30) days of the effective date of termination, all amounts owing to CLC for unpaid services performed up to the date of termination, and related expenses, if any, in accordance with the provisions of Section 2 hereof; and (ii) Sections 2-22 shall survive termination of this Agreement.

4. CLC OBLIGATIONS FOR PROFESSIONAL SERVICES/INDEPENDENT CONTRACTOR

Client acknowledges that CLC has extensive expertise and experience to perform the services outlined in EXHIBIT A. CLC will serve as the backbone organization for the VCCHIC collaborative, develop a sustainable collaborative structure of the VCCHIC members and community partnerships for the long-term implementation of population health strategies from the 2022 Collaborative Community Health Needs Assessment (CHNA) and Community Health Implementation Strategy (CHIS). CLC will serve as the backbone of a collective impact partnership with hospitals, local health department, community clinics, Medi-Cal Managed Care plan and community benefit organizations, supporting cross-sectoral operations and aligned funding streams.

CLC is an independent contractor, and no relationship of employer and employee is created by this Contract. Neither CLC nor any of the persons performing services for CLC pursuant to this Agreement, whether said person be a member, partner, employee, subcontractor or otherwise of CLC, will have any claim under this Agreement or otherwise against Client for sick leave, vacation pay, retirement benefits, social security, workers' compensation, disability, unemployment insurance benefits, or other employee benefits of any kind.

Except as provided in this Agreement, CLC in the performance of the services hereunder agreed to be performed is subject to the control or direction of Client solely as to the results to be accomplished by the services and not as to the means and methods for accomplishing the results.

If, in the performance of this Agreement, any third persons are employed by CLC, such persons will be entirely and exclusively under the direction, supervision and control of CLC. All terms of employment, including hours, wages, working conditions, discipline, hiring and discharging, and applicable requirements of law will be the responsibility of and determined by CLC, and County will have no right or authority over such persons or the terms of such employment, except as provided in this Agreement.

CLC will comply with all applicable provisions of the Worker's Compensation Insurance and Safety Act of the State of California (codified as amended commencing at Labor Code section 3200), including, without limitation, divisions 4 and 5 of the California Labor Code, and all amendments thereto, and all similar state and federal laws, and will indemnify and hold harmless Client from and against all claims, demands, payments, suits, actions, proceedings and judgments of every nature and description, including attorney fees and costs, presented, brought or recovered against Client, for or on account of any liability under any of said laws which may be incurred by reason of any work to be performed under this Agreement.

5. CLIENT OBLIGATIONS

5.1 Client shall appoint a sole representative with full authority to provide or obtain any necessary information and approvals that may be required by CLC. Client's representative shall be responsible for coordination of briefing, review and the decision-making process with respect to persons and Parties other than the CLC team. If, after Client's representative has approved any strategy recommendations or other deliverables, Client or any other authorized person requires changes that require additional services from CLC, Client shall pay all fees and expenses arising from such changes as additional Services and the Parties shall amend the Agreement as set forth in paragraph 16 below.

5.2 Client shall provide accurate and complete information and materials to CLC and shall be responsible for the accuracy and completeness of all information and materials so provided. Client guarantees that all materials supplied to CLC are owned by Client or that Client has all necessary rights in such materials to permit CLC to use them for the Services.

5.3 Client agrees to cooperate with CLC's reasonable requests with respect to the scheduling and performance of the Services.

6. INDEMNIFICATION

CLC agrees to defend, through attorneys approved by Client, indemnify, and save harmless Client and each of its boards, agencies, departments, officers, employees, agents and volunteers against any and all claims, lawsuits, whether against CLC, Client or others, judgments, debts, demands and liability, including, without limitation, those arising from injuries or death of persons and/or for damages to property, arising directly or indirectly out of the obligations herein described or undertaken or out of operations conducted or subsidized in whole or in part by CLC, save and except claims or litigation arising through the gross negligence or willful misconduct of Client.

Client agrees to defend, through attorneys approved by CLC, indemnify, and save harmless CLC and each of its boards, agencies, departments, officers, employees, agents and volunteers against any and all claims, lawsuits, whether against CLC, Client or others, judgments, debts, demands and liability, including, without limitation, those arising from injuries or death of persons and/or for damages to property, arising directly or indirectly out of the obligations herein described or undertaken or out of operations conducted or subsidized in whole or in part by Client, save and except claims or litigation arising through the gross negligence or willful misconduct of CLC.

7. OWNERSHIP OF RIGHTS

CLC and Client each acknowledge the Intellectual Property ("IP") and Confidential Information ("CI") the other party developed prior to this Agreement and each party shall exclusively retain all rights, title, interest and possession in their respective IP and CI. Client and CLC shall jointly own the documents created by Client and CLC under this Agreement.

8. CONFIDENTIALITY

CLC and Client mutually agree to keep any proprietary or confidential information disclosed by either party secure and to not disclose it to any third parties. Any reports, information, data, statistics, forms, procedures, systems, studies, communications or other forms of knowledge given to or prepared or assembled by CLC under this Agreement which Client requests in writing to be kept confidential will not be made available to any individual or organization by CLC without the prior written approval of the Client except as authorized by law. Information provided by Client is deemed nonconfidential unless notification of confidentiality is provided in writing to CLC.

9. RESOLUTION OF DISPUTES

Except as expressly otherwise provided herein, the Parties agree that any dispute arising out of or relating to this Agreement shall be resolved in accordance with the procedures specified in this section 9, which shall be the sole and exclusive procedures for the resolution of disputes.

9.1 In the event a dispute arises between the Parties, each Party's goal is a neutral and cost-effective means of resolving the dispute quickly. Accordingly, each Party agrees that any claim or controversy arising out of or relating to this Agreement shall be resolved, in the first instance, by contacting the other Party to the controversy directly to seek a resolution.

9.2 If a dispute between the Parties cannot be resolved by informal meeting and discussions within thirty (30) days after commencement thereof, the Parties agree to submit the dispute to mediation. The Parties further agree that their participation in mediation is a condition precedent to either Party pursuing any other available remedy in relation to the dispute. During mediation, the Parties agree to negotiate in good faith as to the matter submitted to mediation. Mediation shall take place under the then current Center for Public Resources ("CPR") Model Procedure for Mediation of Business Disputes. The Parties shall jointly appoint a mutually acceptable neutral third-party mediator. If the Parties are unable to agree upon the appointment of a mediator, either Party may request CPR assistance in the selection of a mediator under its guidelines. The costs of the mediation will be shared equally between the Parties, unless otherwise agreed to in writing by the Parties. Mediation will take place in Ventura County, California. If the Parties are unable to come to a resolution of the dispute within the lesser of forty-five (45) days after appointment of a mediator or fifteen (15) days after commencement of the first mediation session, unless extended by mutual agreement of the Parties, either Party may institute arbitration proceedings pursuant to Section 9.3 below.

9.3 All disputes that have not been resolved by the Parties through informal discussions or mediation shall be finally settled by arbitration by a mutually acceptable arbitrator in accordance with the then applicable Commercial Arbitration Rules of the American Arbitration Association. The place of arbitration will be Ventura County, California. The decision of the arbitrator will be final and may not be appealed. Judgment on any award rendered by the arbitrator may be entered in any court of competent jurisdiction. The arbitrator shall have the authority to grant injunctive relief and specific performance to enforce the terms of the Agreement, and may in its discretion, award fees and costs as part of its award.

10. INTERFERING CONDITIONS

CLC agrees to promptly notify Client of any condition that might interfere with this Agreement. Notification shall not relieve CLC of any responsibilities hereunder. Client agrees to promptly notify CLC of any condition that might interfere with this Agreement. Notification shall not relieve Client of any responsibilities hereunder.

11. ASSIGNMENT

This Agreement is not assignable by CLC or Client.

12. GOVERNING LAW

This Agreement shall be governed by and construed in accordance with the laws of the United States of America and the State of California.

13. NOTICES

Any notice required or permitted by this Agreement shall be addressed to the Parties at the addresses shown below or such other addresses as either Party may notify the other of in a written notice delivered to the other Party in accordance with this paragraph. Notices shall be deemed given upon delivery if personally delivered, within twenty-four (24) hours if delivered by electronic mail with confirmation, or seventy-two (72) hours after deposited in the United States mail, postage, prepaid, registered or certified mail, return receipt requested.

CLC AUTHORIZED REPRESENTATIVE

Susan Harrington
President, Communities Lifting Communities
515 South Figueroa Street, Suite 1300
Los Angeles, CA 90071-3300
sharrington@hasc.org
213-538-0717

CLIENT

See attached Exhibit C, hereby incorporated for reference, List of Client Addresses for Purposes of Agreement Section 13 Notices ("EXHIBIT C")

14. INSURANCE PROVISIONS

- A) CLC, at CLC's sole cost and expense, will obtain and maintain in full force during the term of this Agreement the following types of insurance:
 - 1) General liability "claims-made" coverage in the minimum amount of \$1,000,000 combined single limit (CSL) bodily injury and property damage each occurrence and \$2,000,000 aggregate, including personal injury, broad form property damage, products/completed operations, broad form blanket and \$50,000 fire legal liability.
 - 2) Commercial automobile liability coverage in the minimum amount of \$1,000,000 CSL bodily injury and property damage, including owned, non-owned, and hired automobiles. Also to include uninsured/underinsured motorists coverage in the minimum amount of \$100,000 when there are owned vehicles.
 - 3) Workers' compensation coverage, in full compliance with California statutory requirements, for all employees of CLC and employer's liability coverage in the minimum amount of \$1,000,000. Workers' compensation coverage is not required if CLC provides written verification it has no employees and has other medical coverage.
- B) All insurance coverage CLC is required to obtain and maintain will be primary coverage as respects Client, and any insurance or self-insurance maintained by Client will be excess of CLC's insurance coverage and except with respect to professional liability coverage, will not contribute to it.
- C) Client is to be notified immediately if any aggregate insurance coverage is lowered below required limits. CLC must purchase additional coverage to meet requirements.

- D) For the general liability insurance required above, Client is to be named as additional insured as respects work done by CLC under the terms of this Agreement.
- E) CLC agrees to waive all rights of subrogation against Client and its boards, agencies, departments, officers, employees, agents and volunteers for losses arising directly or indirectly from the services, work and/or activities performed under the terms of this Agreement.
- F) Policies will not be canceled, non-renewed or reduced in scope of coverage until after thirty (30) days' written notice has been given to Client. CLC will provide prompt written notice of non-renewal, termination or diminution below required limits to Client's Risk Management Division, located at 800 S. Victoria Ave., Ventura, CA 93009.
- G) CLC agrees to provide Client with the following insurance documents on or before the commencement date of this Agreement:
 - 1. Certificates of insurance for all required coverage.
 - 2. Additional Insured endorsement for general liability insurance.
 - 3. Waiver of subrogation endorsement (also known as waiver of transfer rights of recovery against others, waiver of our right to recover from others) for workers' compensation insurance.

Failure to timely provide these documents, upon Client's request, will be, at Client's sole discretion, grounds for immediate termination of this Agreement or suspension of the commencement date.

15. AGREEMENT MONITORING

Client will have the right to review the work being performed by CLC under this Agreement at any time during CLC's usual working hours. Review, checking, approval or other action by Client will not relieve CLC of CLC's responsibility for the thoroughness of the services to be provided hereunder.

16. CHANGES TO AGREEMENT

Client may from time to time require changes in the scope of the services or other terms or conditions of this Agreement. Such changes, including any increase or decrease in the amount of CLC's compensation, which are mutually agreed upon by the parties will be effective only when set forth in a written amendment to this Agreement signed by the parties.

17. CONFLICT OF INTEREST

CLC covenants that CLC presently has no interest, including, but not limited to, other projects or independent Agreements, and will not acquire any such interest, direct or indirect, which would conflict in any manner or degree with the performance of services required under this Agreement. CLC further covenants that in the performance of this Agreement no person having such interest will be employed or retained by CLC under this Agreement.

18. SEVERABILITY OF AGREEMENT

If any term of this Agreement is held by a court of competent jurisdiction to be void or unenforceable, the remainder of the Agreement terms will remain in full force and effect and will not be affected.

19. CUMULATIVE REMEDIES

The exercise or failure to exercise of legal rights and remedies by Client in the event of any default or breach hereunder will not constitute a waiver or forfeiture of any other rights and remedies and will be without prejudice to the enforcement of any other right or remedy available by law or authorized by this Agreement.

20. RESTRICTIONS ON USE OR DISCLOSURE OF PROTECTED HEALTH INFORMATION – NOT APPLICABLE

21. UPON TERMINATION OF AGREEMENT

On completion or termination of this Agreement, Client will be entitled to immediate possession of and CLC will furnish on request, all computations, plans, correspondence and other pertinent data gathered or computed by CLC for this particular Agreement prior to any termination. CLC may retain copies of said original documents for CLC's files.

22. ENTIRE AGREEMENT

This Agreement, together with EXHIBIT A Scope of Work, EXHIBIT B Payment, and EXHIBIT C List of Client Addresses, constitutes the entire agreement between the Parties. It supersedes all prior agreements, proposals, negotiations, representations or communications, whether written or oral, relating to the subject matter, and it may be amended only in writing.

IN WITNESS WHEREOF, this Agreement has been executed by the duly authorized representatives of each Party hereto as of the Effective Date.

For Communities Lifting Communities (CLC)

Susan Harrington
Title: President, Communities Lifting Communities
Date: _____

For Adventist Health Simi Valley (AHSV)

Print Name:
Title:
Date:

For Camarillo Health Care District (CHCD)

Print Name:
Title:
Date:

For Clinicas Del Camino Real (CDCR)

Print Name:
Title:
Date:

For Community Memorial Health System (CMHS)

Print Name:
Title:
Date:

For Dignity Health (DH)

Print Name:

Title:

Date:

**For County of Ventura including its Ventura
County Public Health Department (VCPH),
Ventura County Behavioral Health Department
(VCBH) and Ventura County Community Health
Center (VCCHC)**

Print Name:

Title:

Date:

For Gold Coast Health Plan (GCHP)

Print Name:

Title:

Date:

EXHIBIT A Scope of Work

Ventura County Community Health Improvement Collaborative (VCCHIC) will collaborate with Communities Lifting Communities (CLC) to develop a sustainable collaborative structure of the VCCHIC members and community partnerships for the long-term implementation of population health strategies from the 2022 Collaborative Community Health Needs Assessment (CHNA) and Community Health Implementation Strategy (CHIS). CLC will serve as the backbone of a collective impact partnership with hospitals, local health department, community clinics, Medi-Cal Managed Care plan and community benefit organizations, supporting cross-sectoral operations and aligned funding streams.

Significant health needs that will be addressed through the 2022 CHIS include mental health and substance abuse across the lifespan, prevention of chronic conditions by promoting healthy lifestyles, and advancing equitable access to health care.

https://www.healthmattersinvc.org/content/sites/ventura/Implementation_Strategies/Ventura_CHIS_2022.pdf

| Ventura County Community Health Improvement Collaborative (VCCHIC) Project: July 1, 2023 – June 30, 2025 Project Cost: \$385,844 | | | |
|---|---|--|--|
| Principal Project Activities, Services and Timeline | Activity <u>Output</u> Goals | Activity <u>Outcome</u> Goals | Project <u>Outcome</u> Goals |
| Activity 1: Build a Governance Structure September 2023 | 1.1 Build a Governance Structure including developing common priorities and objectives including shared mission, vision, and goals statement; coordinating overarching goals efforts, cross-sectoral collaboration and activities for increased alignment and efficiency; and defining stakeholders and their roles and responsibilities (Charter) to increase partner participation, working relationships and satisfaction in alignment with the Charter. | 1.1 Written Mission, Vision, and Goals Statement 1.2 Written shared goals; three Committees; three Committee actions 1.3 Six active/contributing partners; assigned roles to manage interventions 1.4 Statement of work | 1.1 Charter 1.2 Written shared goals, Committees, and Committee actions 1.3 Active contributing partners; assigned roles in managing interventions 1.4 Statement of work 1.5 Signed Charter from members |

| Principal Project Activities, Services and Timeline | Activity <u>Output</u> Goals | Activity <u>Outcome</u> Goals | Project <u>Outcome</u> Goals |
|---|--|--|---|
| <p>Activity 2: Create a Sustainable Funding Plan to include VCCHIC Founding Member support and outside grant funding.</p> <p>Funding Plan: October 2023 Annual Report</p> | <p>2.1 Develop a Funding Plan to include identifying initial capital and innovative long-term funding streams; and report.</p> | <p>2.1 Types of funding sources; funding amount; VCCHIC member contributions</p> | <p>2.1 Funding plan for grants and revenue 2.2 Annual Funding Plan report</p> |
| <p>Activity 3: Support a cross-sector prevention model to facilitate County-wide engagement and collective impact.</p> <p>Quarterly</p> | <p>3.1 Support a Cross-Sector Prevention Model that prioritizes specific action plans for cross sector collaboration and facilitate County-wide engagement and collective impact.</p> <p>3.2 Schedule and facilitate regular meetings of VCCHIC, take meeting minutes, and maintain documents.</p> | <p>3.1 Agendas, meeting minutes, documents, and reports</p> | <p>3.1 Meeting minutes, documents, and reports</p> |
| <p>Activity 4: Develop a Strategy Document for implementation of the 2022 CHNA and CHIS Priorities</p> <p>October 2023</p> | <p>4.1 Review 2022 CHNA and CHIS plans and develop a strategy to support the alignment of activities, strategies, and evaluation Plan-Do-Study-Act (PDSA) cycles across partner organizations.</p> | <p>4.1 Strategy and evaluation for priority-specific action plans for cross-sector collaboration document. 4.2 PDSA document</p> | <p>4.1 2022 CHIS Strategy Alignment and Evaluation Document</p> |
| <p>Activity 5: Cultivate Community and VCCHIC Relationships</p> <p>Ongoing</p> | <p>5.1 Cultivate relationships between VCCHIC members and community partners to support the successful implementation of the CHIS.</p> | <p>5.1 List of VCCHIC members and community partners</p> | <p>5.1 List of VCCHIC members and community partners</p> |

| Principal Project Activities, Services and Timeline | Activity <u>Output</u> Goals | Activity <u>Outcome</u> Goals | Project <u>Outcome</u> Goals |
|--|--|--|---|
| Activity 6: Support the Development of the 2025 Collaborative CHNA and CHIS reports December 2024-June 2025 | 6.1 Identify a consultant and enter into a contract for the 2025 CHNA and CHIS. 6.2 Support VCCHIC and consultant for the 2025 CHNA and CHIS process. | 6.1 Contract with consultant 6.2 Collaborative CHNA and CHIS design and community engagement process document 6.3 2025 Collaborative CHNA and CHIS documents | 6.1 Consultant contract 6.2 2025 Collaborative CHNA and CHIS documents |

EXHIBIT B Payment Schedule

The pricing for the VCCHIC Project is \$385,844 for the period of July 1, 2023-June 30, 2025.

The Year 1 budget is \$192,355 and includes CLC Personnel including .5 FTE Director of Health Equity Programs and Operations, 1.0 FTE Program Manager and benefits at 35% (\$130,251); a consultant to develop a VCCHIC funding plan (\$4,000) and consultant reserve for the 2025 CHNA and CHIS (\$40,000); program operations including project management subscription, meetings and committee supplies, office supplies, purchased services for IT and communications and travel (\$4,617); and indirect costs at 10% (\$13,487). The Year 2 budget is \$193,489 and includes CLC Personnel (\$134,158); consultant reserve for the 2025 CHNA and CHIS (\$40,000); program operations \$5,377; and indirect costs at 10% (\$13,954).

CLC will invoice Client Organizations for the Year 1 2023-2024 payment by June 1, 2023 and the Year 2 2024-2025 payment by June 1, 2024 according to the schedule below. The client will pay CLC within 30 days.

| 9 VCCHIC Member Contribution Model | | | |
|-------------------------------------|------------------------------------|------------------------------------|------------------|
| Organization Name | Year 1 2023-2024 7/1/23-6/30/24 | Year 2 2024-2025 7/1/24-6/30/25 | Total |
| Adventist Health Simi Valley | \$23,419 | \$23,561 | \$46,980 |
| Camarillo Health Care District | \$5,000 | \$5,000 | \$10,000 |
| Clinicas Del Camino Real | \$23,419 | \$23,561 | \$46,980 |
| Community Memorial Health System | \$23,419 | \$23,561 | \$46,980 |
| Dignity Health | \$23,419 | \$23,561 | \$46,980 |
| Gold Coast Health Plan | \$23,419 | \$23,561 | \$46,980 |
| Ventura Co. Community Health Center | \$23,419 | \$23,561 | \$46,980 |
| Ventura County Public Health | \$23,422 | \$23,561 | \$46,983 |
| Ventura County Behavioral Health | \$23,419 | \$23,562 | \$46,981 |
| Total | \$192,355 | \$193,489 | \$385,844 |

EXHIBIT C List of Client Addresses for Purposes of Agreement

The following individuals are designated as Primary and Billing Contacts for the Clients:

| Client | Primary Contact | Billing Contact |
|--|--|--|
| Adventist Health Simi Valley 2975 N. Sycamore Drive Simi Valley, CA 93065 | Katherine Stiles, Director of Community Integration stileskm@ah.org | Katherine Stiles, Director of Community Integration stileskm@ah.org |
| Camarillo Health Care District E, 3639 Las Posas Rd Camarillo, CA 93010 | Lynette Harvey, Clinical Services Director lynetteh@camhealth.com | Lynette Harvey, Clinical Services Director lynetteh@camhealth.com |
| Clinicas Del Camino Real 1040 Flynn Road Camarillo, CA 93012 | Dr. Streeter RStreeter@clinicas.org | |
| Community Memorial Health System 147 N Brent St Ventura, CA 93003 | Kristine Supple ksupple@cmhshealth.org | |
| Dignity Health 1600 N Rose Ave Oxnard, CA 93030 | George West, Market Vice President Mission Integration George.west@commonspirit.org | George West, Market Vice President Mission Integration George.west@commonspirit.org |
| Gold Coast Health Plan 711 E Daily Dr #106 Camarillo, CA 93010 | Erin Slack, Senior Manager of Population Health eslack@goldchp.org | |
| Ventura County Behavioral Health 1911 Williams Drive, Oxnard CA 93036 | Loretta Denering Loretta.denering@ventura.org | Juan Mendoza Senior Program Administrator VCBH Revenue Cycle juanf.mendoza@ventura.org |
| Ventura County Community Health Center 800 South Victoria Avenue, Lower Plaza, #4615 Ventura, CA 93009 | Lizeth Barretto, Ambulatory Care Chief Operations Officer Lizeth.Barretto@ventura.org | Vianey Valdez, Ambulatory Care Administrative Assistant ACAdmin@ventura.org |
| Ventura County Public Health 2240 Gonzales Rd Oxnard, CA 93036 | Katie McKinney, Assistant Director Katie.McKinney@ventura.org | Public Health Fiscal Attn: Accounts Payable PH-AP@ventura.org 2220 E. Gonzales Road, Suite 210-C Oxnard, CA 93036 |